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 5
    Attorney for Defendant
 6
                           UNITED STATES DISTRICT COURT
 7
                                 DISTRICT OF NEVADA
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    UNITED STATES OF NEVADA,
                                                 Case No: 2:22-cr-30-APG-DJA
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                 Plaintiff,
                                                     STIPULATION AND ORDER
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                                                 TO MODIFY CONDITIONS OF PRE-
    VS.
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                                                          TRIAL RELEASE
    DARRYL JULIUS POLO, et al
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                 Defendant.
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           IT IS HEREBY STIPULATED AND AGREED, by and between the United States of
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    America, by and through NICOLE M. ARGENTIERI, Principal Deputy Assistant Attorney
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    General and Head of the Criminal Division, MATTHEW A. LAMBERTI, Senior Counsel,
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    JASON M. FRIERSON, United States Attorney, JESSICA OLIVA, Assistant United States
19
    Attorney, and DARRYL POLO, by and through his attorney, RICHARD E. TANASI, ESQ., that
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    Mr. Polo's conditions of pre-trial release pending self-surrender be modified to allow Mr. Polo to
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the purpose of seeing his son.

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travel to Houston, Texas from December 5, 2024 through and including December 8, 2024, for

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	Pursuant to	General O	rder No.	2007-04,	this	Stipulation	is entered	l into fo	or the	following
reason	s:									

- Mr. Polo is currently scheduled to report for self-surrender no later than April 7,
   2025. ECF No. 646.
- 2. Mr. Polo requests his conditions of pre-trial release pending self-surrender be modified to allow Mr. Polo to travel to Houston, Texas from December 5, 2024 through and including December 8, 2024, for the purpose of seeing his son.
  - 3. Pretrial Services does not oppose this request.

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1	WHEREFORE, the parties respectfully request that this Honorable Court accept the								
2	Stipulation and enter an Order as set forth below, allowing Mr. Polo's conditions of pre-trial								
3	release pending self-surrender be modified to allow Mr. Polo to travel to Houston, Texas from								
4	December 5, 2024 through and including December 8, 2024, for the purpose of seeing his son.								
5	DATED this <u>22<sup>nd</sup> day of November 2024.</u>								
6	<u>/s/ Matthew A. Lamberti</u>								
7	NICOLE M. ARGENTIERI								
8	Principal Deputy Assistant Attorney General and Head of the Criminal Division MATTHEW A. LAMBERTI Senior Counsel MICHAEL CHRISTIN								
9									
10	Trial Attorney								
11	Computer Crime and Intellectual Property Section United States Department of Justice								
12	1301 New York Avenue, NW, Suite 600 Washington, DC 20530 Tel.: 202-514-1026								
13									
14	matthew.lamberti@usdoj.gov  Attorneys for the United States								
15									
16	/s/ Jessica Oliva								
17	JASON M. FRIERSON United States Attorney								
18	Jessica Oliva Assistant United States Attorney								
19	Office of the United States Attorney 501 South Las Vegas Blvd., Suite 1100								
20	Las Vegas, Nevada 89101								
21	Tel.: 702-388-6336 Jessica.Oliva@usdoj.gov								
22   23	Attorneys for the United States								
24	/s/ Richard Tanasi								
25	RICHARD E. TANASI, ESQ. Attorney for the Defendant								
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## UNITED STATES DISTRICT COURT **DISTRICT OF NEVADA**

UNITED STATES OF NEVADA,	Case No: 2:22-cr-30-APG-DJA				
Plaintiff,					
VS.	ORDER				
DARRYL JULIUS POLO, et al	TO MODIFY CONDITIONS OF PRE- TRIAL RELEASE				
Defendant.	}				

This matter coming before the Court on Stipulation to Modify Conditions of Pre-Trial Release, the Court having considered the matter, and good cause showing, the Court accepts the Stipulation.

WHEREFORE, IT IS HEREBY ORDERED, that Mr. Polo's conditions of pre-trial release pending self-surrender shall be modified to allow Mr. Polo to travel to Houston, Texas from December 5, 2024 through and including December 8, 2024, for the purpose of seeing his son.

IT IS FURTHER ORDERED THAT all remaining conditions of Mr. Polo's pre-trial release remain in full force and effect.

Dated this 26th day of November, 2024.



## **CERTIFICATE OF ELECTRONIC SERVICE**

I HEREBY CERTIFY that I am an employee of Tanasi Law Offices, that on the <u>22<sup>nd</sup></u> day of November 2024, the undersigned served a true and correct copy the foregoing **STIPULATION AND ORDER** by U.S. District Court CM/EMF Electronic Filing to all parties in this case.

/s/ Richard Tanasi

An employee of TANASI LAW OFFICES